- 4. No person absenting himself from this State, or that shall Id s 4 remove from county to county after any debt contracted, whereby the creditor may be at an uncertainty of finding out such person ling or abscondor his effects, shall have any benefit of any limitation herein contained, but nothing contained in this section shall debar any person 3 G & J 158 4 G & J 509 from removing himself or family from one county to another for his convenience, or to deprive any person leaving this State for the time herein limited, for the benefit thereof, he leaving effects sufficient and known for the payment of his just debts in the hands of some person who will assume the payment thereof to his creditors.

Persons absent-

5. If any person liable to any action shall be absent out of the Id s 5 1765, c 12 State at the time when the cause of action may arise or accrue Person absent against him, he shall have no benefit of the limitation herein contained, if the person who has the cause of action shall commence the same after the presence in this State of the person liable thereto within the terms herein limited.

have benefit of

6. All actions on sheriffs', coroners', and constables' bonds shall Id s 6. be brought within five years after the date of said bonds and not 3 4, 1818, c afterwards; but the State may sue on said bonds for her own use, Actions on at any time; and if any person entitled to suit on a sheriff's, coro-sheriffs', coroners, and conner's, or constable's bond shall be at the time of the accruing of stables' bonds. 21 Md 432 any cause of action on such bond under the age of twenty-one years, feme covert, non compos mentis, or imprisoned, he shall be at liberty to bring his action within five years after such disability removed.

7. Whenever any person may die indebted, and his interest in 1876, c 58 real estate may be liable to be proceeded against for the payment of when person his debts by reason of the insufficiency of his personal estate, the die indebted and personal operation of this article both at law and in equity, shall be suspended estate not sufficient in relation to the heirs and devisees of such debtor for the period of 4 Md Chan 149, eighteen months from the death of such decedent, and where any debts of such person so dying indebted have been or may be paid by his executor or administrator, and the real estate of such decedent is proceeded against for the payment of his debts, the operation of this article, both at law and in equity, shall be suspended in relation to the heirs and devisees of such deceased debtor, as to the claims so paid until the lapse of eighteen months after the filing of said bill.

- 8. The time intervening between the petitioning of an insolvent Time intervening between debtor, and the time when his petition may be dismissed, shall not petition of inbe computed on any plea of limitation so as to defeat the claim of and dismissal of any person against such debtor.
- be computed
- 9. Whenever land shall be taken up under a common or special Id 8 9 warrant, or warrant of resurvey, escheat, or proclamation warrant, 1849, c 424 any person, body politic or corporate, may give in evidence under twenty years to the general issue his possession thereof, and if it shall appear in claim derived evidence that the person, body politic or corporate, or those under $_{9~Md}^{6~m}$ State whom they claim, have held the lands in possession for twenty years $_{Md}^{6~m}$ $_{135,422,27}^{6~m}$